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CLERK U.S. DISTRICT COURT
CENTRAL DIST. OF CALIF.
LOS ANGELES

BY _____

UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

January 2016 Grand Jury

UNITED STATES OF AMERICA,

Plaintiff,

v.

MICHAEL BRIAN PERRY,
aka "muio12345@Ares,"

Defendant.

CR16-0269
CR No. 16-

I N D I C T M E N T

[18 U.S.C. §§ 2251(d)(1)(A), (e):
Advertisement of Child
Pornography; 18 U.S.C.
§§ 2252A(a)(2)(A), (b)(1):
Distribution of Child Pornography;
18 U.S.C. §§ 2252A(a)(5)(B),
(b)(2): Possession of Child
Pornography]

The Grand Jury charges:

COUNT ONE

[18 U.S.C. §§ 2251(d)(1)(A), (e)]

Beginning on an unknown date, and continuing to at least on or
about November 10, 2014, in Los Angeles County, within the Central
District of California, and elsewhere, defendant MICHAEL BRIAN PERRY,
also known as "muio12345@Ares" ("PERRY"), knowingly made, printed,
and published, and caused to be made, printed, and published, a
notice and advertisement seeking and offering to receive, exchange,
buy, produce, display, distribute, and reproduce any visual depiction
whose production involved the use of a minor engaging in sexually

1 explicit conduct, as defined in Title 18, United States Code, Section
2 2256(2)(A), and which visual depiction was of such conduct, knowing
3 and having reason to know that such notice and advertisement would be
4 and was transported using any means and facility of interstate and
5 foreign commerce, and in and affecting interstate and foreign
6 commerce by any means, including by computer.

7 The notice and advertisement defendant PERRY knowingly made,
8 printed, and published, and caused to be made, printed, and published
9 included, but was not limited to, images with the following file
10 names:

- 11 1. "((pthc)) new 73.jpg";
- 12 2. "((pthc)) new 74.jpg";
- 13 3. "((pthc)) april hot mix (100).jpg";
- 14 4. "((pthc)) april tiger (17).jpg";
- 15 5. "((pthc)) new (103).jpg"; and
- 16 6. "((pthc)) new (120).jpg."

COUNT TWO

[18 U.S.C. §§ 2252A(a)(2)(A), (b)(1)]

On or about October 18, 2014, in Los Angeles County, within the Central District of California, and elsewhere, defendant MICHAEL BRIAN PERRY, also known as "muiol2345@Ares" ("PERRY"), knowingly distributed child pornography, as defined in Title 18, United States Code, Section 2256(8)(A), that had been mailed, and using any means and facility of interstate and foreign commerce, had been shipped and transported in and affecting interstate and foreign commerce by any means, including by computer, knowing that the images were child pornography.

The child pornography distributed by defendant PERRY on or about October 18, 2014, included, but was not limited to, images with the following file names:

1. "08yo0025hard.jpg"; and
2. "08yo0039hard(2).jpg."

COUNT THREE

[18 U.S.C. §§ 2252A(a)(5)(B), (b)(2)]

On or about November 13, 2014, in Los Angeles County, within the Central District of California, and elsewhere, defendant MICHAEL BRIAN PERRY, also known as "muio12345@Ares" ("PERRY"), knowingly possessed a black computer tower with no serial number or model number (the "computer tower"), and a Seagate external hard drive, bearing serial number 2GE21RD4 (the "Seagate hard drive"), each of which contained at least one image of child pornography, as defined in Title 18, United States Code, Section 2256(8)(A), which images involved a prepubescent minor and a minor who had not attained 12 years of age, that had been mailed, and shipped and transported using any means and facility of interstate and foreign commerce and in and affecting interstate and foreign commerce by any means, including by computer, knowing that the images were child pornography.

The child pornography that defendant PERRY possessed on the computer tower, included, but was not limited to, the following videos:

1. "__ARESTRA__a9488.wmv"; and
2. "new tara!!! (pthc 2010).wmv."

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The child pornography that defendant PERRY possessed on the Seagate hard drive, included, but was not limited to, the following videos:

1. "- (sdpa) tara 10 a espectacular.wmv"; and
2. "untitled_wm_pthc_hussyfan_pt_katie_k_cbgush2_new.wmv."

A TRUE BILL

/s/

Foreperson

EILEEN M. DECKER
United States Attorney



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